

RESOLUTION OF THE TENNESSEE PUBLIC CHARTER SCHOOL COMMISSION REGARDING THE NASHVILLE CLASSICAL II AMENDED APPLICATION APPEAL

Whereas, pursuant to T.C.A. § 49-13-101 et. seq., Nashville Classical II ("NCII") submitted an appeal to the denial of its amended charter school application by the Metro Nashville Public School Board of Education ("MNPS") dated July 23, 2021 to the Tennessee Public Charter School Commission ("Commission"), which is charged with serving as an appellate authorizer beginning with the 2020-2021 school year, and;

Whereas, representatives of the sponsor of NCII participated in a public hearing on September 1, 2021 to answer questions of the Commission staff and receive comment from members of the public in the proposed district, and;

Whereas, the Commission's Charter Review Committee, conducted a capacity interview on September 17, 2021, at which time representatives of NCII provided responses to questions from members of the Review Committee, and;

Whereas, the Commission, at it regularly scheduled October 12, 2021 quarterly meeting, reviewed, discussed, and considered the full appeal record, review committee report, and Executive Director's recommendation prior to voting on a decision;

Whereas, the Commission, through its staff, affirmed the following findings of fact:

- 1. NCII meets or exceeds the standard for academic plan design and capacity
- 2. NCII meets or exceeds the standard for operations plan and capacity
- 3. NCII meets or exceeds the standard for financial plan and capacity
- 4. NCII meets or exceeds the standard for portfolio review/past performance

Therefore, be it resolved by the Tennessee Public Charter School Commission that the appeal of the denial of the amended application of NCII is hereby overturned, pursuant to T.C.A. § 49-13-105(a).

Commissioner	moved for approval of the Reso	lution.
The motion was seconded by Con vote was [affirmed and/or roll call		and, upon being put to a vote, the
The Chair thereupon declared the 2021.	at the resolution was duly passe	d and adopted on this day of

In accordance with T.C.A. § 49-13-108(5)(D), the decision of the Commission is final and not subject to appeal.